

# SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CRIMINAL DIVISION

#### UNITED STATES OF AMERICA

CRIMINAL NO. 2012 CMD 015140

VS.

ISSUEC BY: JOHN H BAYLY JR

#### KIMBERLY P HILL

#### **BENCH WARRANT**

May be served at any place within the jurisdiction of the United States

Unless Specified Otherwise Below

TO: The United States Marshal for the Superior Court of America or any other authorized federal officer or the Chief of Police for the District of Columbia.

GREETINGS; YOU ARE HEREBY COMMANDED to arrest the <u>above-named</u> person and bring that person before this Court or other Court enumerated in 18 U.S.C. 3041 to answer to the charge(s) listed below.

( ) YOU ARE FURTHER COMMANDED to execute this warrant FORTHWITH.

BASIS FOR WARRANT AND DESCRIPTION OF CHARGES: Defendant failed to appear for a Probation Show Cause Hearing before Senior Judge John H Bayly Jr on August 5, 2013 11am.

Sexual Solicitation

SPECIAL TERRITIONAL LIMITS ON EXECUTION OF WARRANT-THIS SECTION VALID ONLY IF COMPLETED Extraterritorial Service of this Warrant is limited to:

WITNESS, the Honorable Chief Judge of the Superior Court of the District of Columbia under the seal of said Court on this date 8/5/2013.

BAIL FIXED BY THE COURT

AT: No Bond to serve as a detainer.

Superior Court of the District of Columbia

RV

JOHN I BAYLY JR, Senior Judge

Date Received:

Return: This warrant was received and executed with the arrest of the above named porson.

Date Executed:

Signature of Arresting Officer



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#### CRIMINAL NO: 2012 CMD 015140

#### 18 USCS § 3041 (2012)

"For any offense against the United States, the offender may, by any justice or judge of the United States, or by any United States magistrate [United States magistrate] udge], or by any chancellor, judge of a supreme or superior court, chief or first judge of common pleas, inayor of a city, justice of the peace, or other magistrate, of any state where the offender may be found, and at the expense of the United States, be arrested and imprisoned, or released as provided in chapter 207 of this title, as the case may be, for trial before such court of the United States as by law has cognizance of the offense.

#### D.C. Code § 23-563(a) (2012)

"A warrant or summons for ... an offense punishable by imprisonment for more than one year issued by the Superior Court of the District of Columbia may be served at any place within the jurisdiction of the United States."

#### D.C. Code § 23-563(c) (2012)

"A person arrested outside the District of Columbia on a warrant issued by the Superior Court of the District of Columbia shall be taken before a judge, commissioner, or magistrate, and held to answer in the Superior Court pursuant to the Federal Rules of Criminal Procedure as if the warrant had been issued by the United States District Court for the District of Columbia."

#### D.C. Code § 23-1329(b) (2012)

"A warrant for the arrest of a person charged with violating a condition of release may be issued by a judicial officer and if such person is ausside the District of Columbia he shall be brought before a judicial officer in the district where he is accessed and shall then be transferred to the District of Columbia for proceedings in accordance with this section."

#### D.C. Code § 23-1329(d) (2012)

"Any warrant issued by a judge of the Superior Court for violation of release conditions or for contempt of court, for failure to appear as required, or pursuant to \$23-1322(d)(7), may be executed at any place within the jurisdiction of the United States. Such warrants shall be executed by a United States marshal or by any other officer authorized by law."

#### D.C. Code § 24-531.13 (2012)

"When a person has been ordered confined in a hospital for the mentally ill pursuant to this chapter and has escaped from such hospital, the court which ordered confinement shall, upon request of the government, order the return of the escaped person to such hospital. The return order shall be effective throughout the United States. Any federal judicial officer within whose jurisdiction the escaped person shall be found shall, upon receipt of the return order issued by the committing court, cause such person to be apprehended and delivered up for return to such hospital."

#### D.C. Code § 24-304 (2012)

Upon the expiration of the term fixed for such probation, the probation officer shall report that fact to the court, with a statement of the conduct of the probationer while on probation, and the court may thereupon discharge the probationer from further supervision, or may extend the probation, as shall seem advisable. At any time during the probationary term the court may modify the terms and conditions of the order of probation, or may terminate such probation, when in the opinion of the court the ends of justice shall require, and when the probation is so terminated the court shall enter an order discharging the probationer from serving the imposed penalty; or the court may revoke the order of probation and cause the re-arrest of the probationer and impose a sentence and require him to serve the sentence or pay the fine originally imposed, or both, as the case may be, or any lesser sentence. If imposition of sentence was suspended, the court may impose any sentence which might have been imposed. If probation is revoked, the time of probation shall not be taken into account to diminish the time for which he was originally sentenced.

#### REASON FOR ISSUANCE OF WARRANT

Failure to Appear Generally
Failure to Appear- Witness
Failure to Appear- Sentencing
Failure to Appear- Extradition Hearing
Violation of Conditions of Release
Escape from Jail
Escape from Mental Hospital
Probation Violation

#### IN VIOLATION OF

D.C. Code § 21-1327 (2012)
D.C. Code § 21-1327 (2012)
D.C. Code § 21-1327 (2012)
D.C. Code § 21-703 (2012)
D.C. Code § 21-1329 (2012)
D.C. Code § 21-1329 (2012)
D.C. Code § 21-531.13 (2012)
D.C. Code § 21-531.13 (2012)
D.C. Code § 21-304 (2012)

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	SUPERIOR	COOK	CRIMINAL DIVIS	ion	DCTN:	U12025172
		INFORMATION			Lockup No:	
			•		Case No:	
			•		Chation Date	09/05/2012
The United States A	ttorney for the	District o	of Columbia infor	ns the Court that with		
Defendant's Name:	Kimberly Hill	<u> </u>	<u> </u>	452810		09/23/1981
	(First)	(MI)	(Last)	(PDID)	(CCNO)	(DOB)
Also Known As:						
	(First)	(Middle)	(La <sub>5</sub> l)			
Address:	4011 PENNH	URST AV	ENUE, BALTIM	ORE MD		
On or shout Atter	nst 18 2012. wi	thin the D	istrict of Columbia	Kimberly Hill unlawfu	illy invited, entic	ed, offered,
مماهمه المماد والساوي	—aad with Offic	var Rames	for engage in DOSE	hilion. and addressed u	TITCE DRIFTED TOT	me bullose o
inviting, enticing	, offering, persu	sding and	, agreeing to engage	: tu brastinnour (source	ation for Prosti	tution, in
violation of 22 D	.C. Code Secti	on 2701, 2	2701.01 (2001 ed.))			
Co-Defendants:						
					•	
•						
	F	tule 105:	Judger			
	Unit	cd States	s Attorney for th	e District of Columb	ia	
By: Assistant Uni			JULIN YOU		Date: Augus	st 29, 2012

By Officer:

Badge No.:

PSA: 307

Domestic

# SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

United States of America Vs.		UDGMENT IN A CRIMINAL (Probation)	CASE
KIMBERLY P HILL DOB: 09/23/1981		Case No. 2012 CMD 015140 PDID: 452810 OCDC No:	<u>1</u>
THE DEFENDANT HAVING BEEN FOUND	GUILTY ON THE FOLLOWI	NG COUNT(S) AS INDICATED BEI	LOW:
Count Court Finding			
Found Guilty - Plea	Sexual Solicitation		•
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			,
ON VICE		AT TO T	
	ENCE OF THE C	<del></del> _	at white the last
Count 1 Sexual Solicitation Sentenced to 45	day(s) incarceration, exec	ution of sentence suspended a	s to all, *Unsupervised
Probation for 9 month(s), \$50.00 VVCA, VVC	CA Due Date (2/15/2012		
		•	
Desendant is hereby ordered placed on prob the courtroom or incarceration, Desendant business day after release from jail or priso	musi report to 300 Indiana	Order for Conditions of Probatics Avenue, NW, <u>Room 2070</u> , Was	on, upon release from either thington, DC, by the next
Fotal costs in the aggregate amount of S 5	0.00 have been asses	sed under the Victims of Viole	nt Crime Componsation
		Rights Given Coun Offende	
Sex Offender Registration Notice Given   C	Domestic violence notice gl	ven pohibiting possession/puro	hase of firearm or annunition
In addition to any condition of probation, res	titution is made part of the	sentence and judgment pursuar	it to D.C. Code § 16-711.
10/24/2012		C. MY	men
Date		NATARISA	A J DEMES
	STATE IT	· Sa	T LX
Certification by Clerk pursuant to Criminal	Rule 32(d)	<b>36</b> )	4,
10/24/2012			Rasheed
Date	ET OF	Dept	ily Clerk